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1 IT IS HEREBY JOINTLY REQUESTED, pursuant to settlement and release 2 agreements between Plaintiff, BARBARA HUBBARD, and Defendant, CASUAL 3 DINNING SERVICES, INC. dba PIZZERIA UNO, that this Court enter a Dismissal with 4 prejudice of Plaintiff's complaint in the above-entitled action pursuant to Fed. R. Civ. P. 5 41 as to Defendant CASUAL DINNING SERVICES, INC. dba PIZZIERA UNO only. 6 Nothing in this Joint Motion shall be construed to affect Plaintiff's complaint and 7 claims in the above referenced case against defendant other than Defendant CASUAL 8 DINNING SERVICES, INC. dba PIZZIERA UNO. 9 10 Dated: June 25, 2008 DISABLED ADVOCACY GROUP, APLC 11 12 /s/ Lynn Hubbard, III LYNN HUBBARD, III 13 Attorney for Plaintiff, Barbara Hubbard 14 15 NORTON ADAMS & DOWNEY, LLP 16 Dated: June 25, 2008 17 /s/ William Adams 18 **WILLIAM ADAMS** 19 Attorney for Defendant, Casual Dinning Services, Inc. 20 21 22 23 24 25 26 27 28

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